IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE:

REMARKABLE HEALTHCARE OF

CARROLLTON LP,

EIN: 5960

Case No.: 23-42098 (Jointly Administered)

REMARKABLE HEALTHCARE OF

DALLAS, LP,

EIN: 3418

REMARKABLE HEALTHCARE OF

FORT WORTH, LP,

EIN: 1692

REMARKABLE HEALTHCARE OF

SEGUIN, LP,

EIN: 4566

REMARKABLE HEALTHCARE, LLC,

EIN: 5142

DEBTORS.

Chapter 11

ORDER GRANTING PARTIAL RELIEF ON DOCKET 109, MOTION TO VACATE AND/OR REVOKE ORDER DISMISSING BANKRUPTCY CASES

On March 14, 2024, the Motion to Vacate and/or Revoke Order Dismissing Bankruptcy Cases (the "Motion to Vacate") [Dkt. 109] was filed by Remarkable Healthcare of Carrollton, LP and its affiliated debtors and debtors-in-possession (collectively, the "Debtors") in the above-referenced, jointly administered case. The Court finds that the Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure.

This matter having come before this Court and the Court having found that notice was good and sufficient; and at a hearing on March 19, 2024 (the "Hearing") the Court having considered the Motion to Vacate, any objections and responses to the Motion to Vacate which were filed with

Case 23-42102 Doc 34 Filed 03/20/24 Entered 03/20/24 15:10:07 Desc Main Document Page 2 of 2

the Court, all evidence introduced at the Hearing, and the positions of the parties as reflected in

the transcript of Hearing; and sufficient cause appearing to the Court:

IT IS THEREFORE ORDERED that the Motion to Vacate is hereby PARTIALLY

GRANTED, so as to **AMEND** the following Orders Dismissing the Bankruptcy Cases entered by

this Court on February 9, 2024:

• *In re Remarkable Healthcare of Carrollton, LP*, numbered 23-42098 [Dkt. No. 103];

• *In re Remarkable Healthcare of Dallas, LP*, numbered 23-42099 [Dkt. No. 27];

• In re Remarkable Healthcare of Fort Worth, LP, numbered 23-42100 [Dkt. No. 31];

• In re Remarkable Healthcare of Seguin, LP, numbered 23-42101 [Dkt. No. 28]; and

• In re Remarkable Healthcare, LLC, numbered 23-42102 [Dkt. No. 32] (collectively the

"Dismissal Orders"); and

IT IS FURTHER ORDERED that each of the Dismissal Orders is and are AMENDED by

striking the following language from each of the Dismissal Orders: with prejudice to refiling for

180 days from the date of this Order; and

IT IS FURTHER ORDERED that each of the Dismissal Orders is and are AMENDED to

reflect the dismissal is without prejudice to refiling; and

IT IS ORDERED that the Court shall retain jurisdiction to enforce this Order and matters

arising therefrom.

Signed on 03/20/2024

Brenda T. Rhoader SD

HONORABLE BRENDA T. RHOADES,

CHIEF UNITED STATES BANKRUPTCY JUDGE

2